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TURDA OCTOBER 18, 1783.

LEXINGTON: Printed by JOHN BRADFORD at his Office in Main Street, where Subscriptions. Advertisements, &c. for this paper, are thankfully received, and PRINTING in its different branches done with Care and Expedition.

WANTS A SCHOOL.

A SINGLE Mon. who can be well recommended to Teach Reading, Writing. Arithmetic and Book keeping; Aljo Geometry, Trigonometry and Agebra, after the most concise and expeditious methods extant. He will engage in a private family or combast neighbourhood; He would aljo engage as a Deputy in the Surveying bushness, he being well conversant in the practice of that branch. Gentlemen who would wish to employ him in Surveying may he well alfared to have their lands ergularly run. men who would supe to employ min in Surveying may be well affixed to have their lands regularly run, and will return accurate plotts with their content after the the most modern methods of projection and Calculation A few lines directed to Col Patterson or the Printer will be duly attended to by Lexington Od. 8, 1788. C. BOLLING.

Mr Bollings folution of the question concerning a Set-tlement and Preemption, published in our paper

Let y= the breadth of the Settlement.

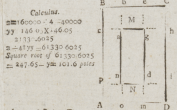
=3 from whence we have the foldowing Equation.

towing Equation.

4) 4xx18xy=x=160000 a Quadratic Equation of first form, xx + 2xy = 3 xxt2xytyy = 2 tyy a compleat Square.

x y= \2 -1-yy

x= 3 tyy y=101.6 Poles, the length of the line required



A general Rule or Theorem in words for all juch que

from general trues of an electric films.

To one fourth part of the poles in the preemption add the jaquare of the breadth of the jettlement, out of the june straß the jaquare root, from that root deduct the breadth of the jettlement. the remainder is the length of the line required.

HREE hun red acces of land for fale on the east fork of Hickman, about eight miles from Lexington, equal to any in the diffrict. There is about forty a cres cleared, about fix y under a very good fence, very well watered, a good barr and other good cabbins, and a fmail peach orchard. For terms apply to the Subscriber living near WALTER CARR.

WANTED TO HIRE FOR 12 MONTHS iX able negroe men, to be emplo ed in the neighbourhood of Lexington, for which Cath will be given: Enquire of the Printer.

MR. John Whitledge departed this life on faturday the 11th Inft. after a te. Onate wife and children. He was a ten-der Husband, an affectionate father, a good neighbour and an honest man. He clared to his friends his affurance of demption, and cheerfully refigned himfelf into the hands of Providence.

MR. PRINTER,

PERMIF a man in my humble ftyle and flati.

on to addrefs the public through your prefialthough I may not be methodical, I fhall af
fert fome facts and make fome observations that

attrough I may not be methodical, I shall all feet fome fasts and make some observations that may be worth attending to.

At the supreme court in November 1784, Col. Benjamin Logan called together at Daiville a large number of the Inhabitants from all parts of this District who were attending there on business, and informed them that he had Jately been to the Cherokee Nation to enquire about certain notilities that had lately been committed on this Country; and from the information he gave of the mischiefs that had been done, and the then hostile intention of the Savages, it was thought necessary immediately to early an expedition against them. The meeting adjourned till the next day, when a large number met to devise ways and means for carrying on the said expedition; But sinding there was no law to call out the Militia or procure provisions, they were obliged to decline it.

cline it.

Alarmed at this fituation, every one prefent law of calling together the wifthe ablolute necessity of calling together the wildon of the District in a general Council to take into consideration the then state of our detached and distressed Council to take and distressed Council to take the council to take the council to that purpofe.

This was the first Convention, which met in

that purpose.

This was the first Convention, which met in Danville in December 1784: and after ten days deliberation resolved that the District laboured under many inconveniences which might be reduction of applying to the Legislative of Virginia; and many others which from our local fitting and many others which from our local fitting and many others which from our local fitting found become a Separate Government; which several grievances they enumerated. Poplicola is mistaken in supposing this Convention determined on the expedience of a Separate State; a motion was made to that purpose, but it was not feetonded. The Convention then disoved themselves, and directed an election for a new Convention, and recommended it to the good people of the District seriously to consider whether it would be proper to apply for a Separation.

This new Convention met in May 1785, and after about ten days deliberation resolved (I think unaulmously) that a Separation was neeflary. But so we had no press in the Country, and fearing the good people in general had not sufficient notice, and would not be fully satisfied with the measure, they resolved to publish their resolutions in writing as well as they could at the Court-house and elsewhere; and ordered a new Election, recommending it to the people (as before) feriously to consider of the expediency of the measure proposed.

A third Convention elected agreeable to this

If to comment of the expectacy propoled.

A third Convention elected agreeable to this refolution met in August 1785, and were nearly the fame members as before; who unanimously refolived that it was the interest of the District to become a Se arate State; and petitioned the Affembly of Virginia to pass an Act for that purpose. The Affembly did pass an Act for that purpose, and the state of the provided the people of the District would accept of the terms offered; and this Law directed a convention to be chosen to meet in Seprember 1786 to determine the matter; but this Convention was prevented from meeting at that time by two expeditions then going against the Savages. They met however early in 1287, and by a majority of more than three to one egged. and by a majority of more than three to one agreed

to, the proposals made in the Att of A Tembly for

to the propolals made in the AR of Allembly for our Separation

A member of the Convention for Me cer Cunty had (with the affiftance of a friend of he fabricated, and with much indufty and frivacy had circulated a perition to which he got about 70 fubforibers, which pention he Ally flow had circulated a perition to which he got about 70 fubforibers, which pention he Ally flow had not represented to the Allembly at Richmond. This petition was finenuously fraught with much rinjurious fallhood, both against the members elected, and the memer of conducting the elections in the Differit; which, together with this Gentleman's industry among the members of the Allembly in the October Session 1786, gained such credit as to make them really doubt that our leading men were destaining, and had netitioned for a separation contrary to the general wise of the people and the Assembly, (ever attentive to, and deficus to promote our interests) were induced to pass a Law for electing another Convention to meet in September 1787, to determine the said question. This Gentleman arrived at Danville with this new Act, just as the Convention had determined in favor of a Separation, and perceiving that the conduct which had coefficient was much reprobated, and knowing himjest to be sufferced disease, declared in Convention with a had no hand in the matter, his merely to be the hearer of the petition at the particular request of his constituents." The Convention, not knowing where to lay the blame, and searing their proceedings might be thought illegal or unjustifiable, broke up and proceeding might be thought illegal or unjustifiable, broke up and proceeding might be thought illegal or unjustifiable, broke up and proceeding might be thought illegal or unjustifiable, broke up and proceeding might be thought illegal or unjustifiable, broke up and proceeding might be thought illegal or unjustifiable, broke up and proceeding and declared conceeding might be thought illegal or unjustifiable, broke up and proceeding in the petition of the te

merure, reloved unanimously that it was right, and recommended it to the Diffriet to purjue justle mediures a might effect it.

The Acts for a leparation provided that (in case the Congress agreed to the terms the ein nopoled), that Convention should order another to be elected for the purpose of carrying the said new Government into effect, which they accordingly ordered.

This fixth Convention met in July 1785 for the above purpose, has finding that Congress had only confented to our Separation but had not satisfied the compact entered into betwix; this Diffriet and Virginia because previous to this nine stages had acceeded to the new Foederal Constitution, and it was improper to past she Act of ratification at that time; they concluded it would be proper to order a new Convention to be chessen, and large; and recommended that we thoused sell this new Convention with full powers to effect this wished for Separation and admission into the Lederal Union, and to form a Conssi union from the new Government when obtained or to take such other steps as on mature deliberation will significant or the sum of the purple of the District. This measure was adopted by the sinaimous voice of the Convention, and I think a very predent one.

I was much surprised to find in your fourth num-

nt one.

I was much furprifed to find in your fourth no I was much furprifed to find in your fourth number that fome body (in the dark) hath cried out REBELLION! TREASON! And defired a publication of the Treaton law. If that man's heart and confcience is as pure and honeft as the intertions of the late Convention appears to me to have been; he might reft in quiet himself, and need not take fo much pains to alarm his neighbours.

need not take so much pains to alarm his neighbours.

We have elected six Conventions without giving them any particular influctions —they have (at their own expence) attended closely to their bufnels at all times and deliberated coolly. They have always been vested with full powers to do what they thought would promote our merest; and as they have uniformly conducted so as to do honor to themselves and give general artifallion to their constituents, I think it highly proper to elect a seventh vested with the same powers, and without any particular instructions.

But if the popular opinion must be taken on a my important political question, I hope there will be one column to jet down futil opinions at mine, which is this Fiz. "I am not able to decide with Propriety on any momentous question till I hear the arguments both to: and against it: therefore I flall wote for the most discret and trust worthy men in my County, if they do well for themselves they will do well for all; and the epinion of the whole Convention Pall be my opinion, and I will abide by and support it: I have were generally to take this method I think we should do well; for if we were even to take a wrong then, we might wheel about and get right. But if the common people, without any or perhaps with a very outsial representation of the state of things, must be celled on to decide on knotty and intricate points of State policy...a my man with has a grain of felys (even the simple of the state of things, must be easted on to decide on knotty and intricate points of State policy...a my man with has a grain of felys (even the simple Complanter) may see that unanimity is not to be expected it any public menjure whatever.

I will now jay a few words in behalf of our lateding, helpicy defenceles, fronters, and the poor M sitia who have to long defended them the sirlly calls for our vity; the last, our lustice.

Our battles have been hitherto fought and our frontiers defended by the poor Militia, the most of whom have little or no property, who often furnifed their own provisions, and have never yet received a Billing for their fervices.

The regiot formerise given for not executing the evenue taw in K-tacke was, that it would draw money from this D sirll into the training of Virginia but now the land tax cannot be coileded without a new At of A senden ledwer in the fortier; which facile to one of the services and the other taxes payable within the Dissertion of the foreity of his evenia and the other taxes payable within the Dissertion of the forented by his officer (who is also performe a morth stour or the f But if the popular opinion must be taken on a-

growing crot to be delivoyed for want of tillage and perform a month stour on the frontiers; which if he fails to do, he is dragged before a court marti al, where if he can plead no other of poverty, his numerous family of exorbitant rent of fifteen bufbells of which he annually pays, and the in tittle of first have fighting without a wages—the is condemned to pay a heavy fine. Thus the note of the poor has been head to the grind-flow of opposition in this a District way. I would ask the filtious Complainter who I prejume never justed on plowed an acre of corn in this life, who is fear that large travelled from Richmond to Bofton to find out complaints and title, we are head to be supported to the support of led from Richmond to Bofton to find out complaints and diffre jes, and hath fince travelled from Now-Ferfey to Bairds Town, to anjuer me this one quefion to wit in what part of your travels have you -found the laws to partially executed, in favon of the rich, and opprefing the poor, as in the Diffrier of Lentucke:

The Milita have hitherto born this opprefilm with uncompact contitutes they have been led for

who is the rich, and oppeling the poor, as in the Dulivic of I Lentuche:

The Militia have hithered born this oppression with uncommon pertitude; they have been ied by their richer neighbours to believe that the execution of the reve the law was polled for paying their wages out of the revente of the District, they toe interview, and with to have that law, as well as the Mileta have play interview that have about the representation. Of late many of the Militia have about they refuged to go duty, and fill will refuse this they fee above refused of being paid; and as their excuse is full not and of reason with blane them—if noncompliance with the law was ever excutable, it must be so in the Kentucke Militia.

Suppose the javages were now to attack us as they have formerly done, what would be our stration? Our bravely vetwars ground done to defect the properties of a suppose the payages were now to attack us as they have formerly done, what would be our stration? Our bravely vetwars ground done to defect with the properties of the property deployable. If the vecence bould be fill neglected, the defence of our fronters will fitt be neglected of the course. Numbers of our bucklettless will be must deed and plunds red, and the refl will be a greater hurs to the Dishiel than the paramet of a small tax. I hope our gentemen and men of property will all join as one man and light on the immediate inforcing the revenue law. Let us open our purjes freely to pay the developed and the refl will be a greater with the course of the wages of the poor.

I know an and a trainer to keep back the wages of the poor.

I hope our Magistrates and revenue officers will I hope our Magiftrices and revenue Chicors will no longer took upon themselves as Laustakavons, and fulpend the execution of this law (as they have done) became they do not like it. I would not wish to offend too egatherers yet k mail objerveshed their each and bury diveds them to execute the law whicher too the is of not.—Thousands of our titles jed I shoutants are inferring, and must fill suffer till this term's executed and I think every man ought to be deemed an enemy to his country who stall dare to Jay it ought any longer to be neglected.

I shall conclude with an address to (she Convention if we should have one, if not) to the Affembly of Virginia.

Continuement, the foregoing piece, relative to the flate of the revenue and defence of Kentucke is notorious and incontrovertible truth; and as you are the proper guardians of our bleeding helplefs frontierstit is humbly Jubalited to your SERIOUS CONSIDERATION by

Sir. Please to print in your next paper, the remarks (you published in a hand-bill at my request) jub-mitted to the consideration of the inhabitants of Fayette cointy as materials, if approved by them, for framing instructions to their Delegates at the approaching election.

fling election.

I am fir, your &c.

GEORGE MUTER.

138. Mr Bradford. Ot 15, 1788.

The following remarks are fubmitted to the confideration of the Inhabitants of the county of Fayette, as materials, If approved of by them, for forming instructions to their Delegates at the approaching

ORMING a constitution of Government, and OR MING a conditution of Government, and organizing the fame; before the confert of the Legiflature of Virginia for that purpofes first obtained, will be directly contrary to the letter, and fight of the Act of assembly (lately published in Mr. Bradford's paper) entitled an aft for punishing certain offences, and vesting the Governour with certain powers; which declares, "That every person or persons who shall ered or established any government separate from, or independent of the state of the specific of the Legislature for that "purpose first obtained, or shall execute any office ander steen uterpret government shall be guilty under fuch usurped government shall be guilty of high treason."

The third fection of the fourth article of the The third fection of the fourth atticle of the Federal confittution (which has been adopted by Virginia) exprefly declares. That, "No new "Srace shall be formed or ereded within the iurif-" difftion of any other State: nor any State be formed ed by the junction of two or more States, or "parts of States, without the confent of the Legislatures of the States concerned, as well as of the Congress."

Therefore the confent of Virginiato the feparation, must be first obtained, agreeable to the above cited Section, to afford to Kentuckey any profped of being admitted a member of the Federal union.

in the tenth festion of the full article of the for-deral conflitution it is declared that "No flate "hall enter into any treaty, alliance or confede-"ation;" of courfe it must follow, that no part of a state can enter into any such treaty, alliance, or confederation

The resolution of the late convention, if adopt-The refolution of the late convention, if adopted by the people, might fairly be confirmed to give authority to the next to treat with Spain, to obtain the navigation of the Millippi 3, if they should think fuch a measure conducive to that purpose. When'te must plainly appear by the hefore recited feelion, that, any other application than to the Allembly of Viginia, and to the Congress of the United States, must be contrary to the Feederal Conflictation.

it is therefore fubmitted to the confideration of the inhabitants of this County, whether it may

of the inhabitants of this County, whether it may not be necel fay in the infructions to the Delegates, to direct them.

No to agree to the forming a Confliction, and form of Government, and organizing the fame, till the confent of the Legiflature of Virginia, for that purpole is first obtained.

Not to agree, to make any application whatever to obtain the navigation of the Mefflippi, other thanto the Legiflature of Virginia, and to the Congress of the United States.

To draw up, and forward to the Assembly of Virginia and the congress of the United States.

greis of the United States.

To draw up, and forward to the Aflembly of Virginia a unemorial, sequefling them to alter their acts, for the separation of this District from Virginia, that the same may be brought before the Congess of the United States, in the manner disched by the Federal constitution. And to request them to authorize the Convention, by law, to form a constitution and form of government, and organize the same. Or direct a new Convention to be chosen, to constitute in office a regionable time, and to be vested with these powers.

To forward to the Assembly of Virginia (and the Congress of the United States, if they judge it pro-

per and necessary) a decent and manly memorial per and necellary) a decent and manly memorial requesting that such measures may be pursued by Congress. Or that Virginia shall use her influence with Congress to take such measures as shall be most likely to procure to the people of the Western territory, the Navigation of the Missisppi.

To the Inhabitants of the County of Fayette.

FELLOW CITIZENS.

HERE is nothing more true than that the People of themselves will always be actuated by good Sense Factious or ambitious Men may be tray them into a momentary turbulence and opposition to their true increft, but the delution quickly ceales and they return to their natural conduct. Of this Truth, the objections to the proceedings of the late Convention and contequent opeofice. ceenings of the late conventionant consequences, position to an Election are a conclusive proof. The powers voted by the late Convention to that which is about to be elected are not greater than has been repeatedly given to Conventions in this Diffrict. Yet we have 'had our Ears stunned with the Phantoms on reponents or story the Phantoms on reponents or story. thrist. Yet we have had our Ears funned with the Phantoms of prophetic oratory. We have been threatened with the dreadful Punishment of Rebellion. And to give a colour to this threat, a Law has been published declaring, that it shall be High Treason to creek a separate State within this Commonwealth without the Consent of the Legislature. this Commonwealth without the Confent of the Legislature. But were these pretenders to Legal Knowledge, ignorant of the confent, given by the Legislature, to erest this District into a separate State? Did they not know that the United States had alto sanstioned that confent? If they were so unacquainted with the subject, they ought not to have come forward as popular directors. And if they really did know they were bad men who wished to delude the people by affertions which they did not believe. But some of the Cart Orators have affected that there is a subgrouped the withed to delude the people by affections which they did not believe. But fome of the Cart Orators have afferted that there is a danger left the Diffrief fhould be brought under the dominion of Spain. Such an idea doe not peferve a fertions Reply. It is too abfurd. I had proposed to have gone more fully into a confideration of the Conduct of the late Convention and the powers by them voted to their fucceffors, but the meeting lately held by the officers of the Millitia has made it unnecefflary. The fpirit of conciliation and patriotlin has happily reconciled all paties. Mutual Concefflors has united them for the publick good. They have all agreed that an Election shall be held and the delegrates of the county infracted. Infructions have been drawn which will be agreeable to every Moderace Man. In find the word order. The Sun of Harmony has rifent to blefs us with his Beams and the Baneful Planet of Dilcord is feen no more. Planet of Discord is seen no more. BRUTUS.

THE subscriber having a considerable body of land at and in the main forks of big Sandy River, hereby offers to make over in fee simple, to twenty of the first families who may positively and bonafide fettle thereor, fifty acres each, on fuch particular parts of the North and South branches of the River, as on and south southers are the kind as on the kinds and they may bett approve, within the limits of his two surveys of fifteen and eight Thousand acres; The faid tracts however of fifty acres each, are not to be fixed upon by the parties nearer than two miles from the main forks of the River, nor to each other than half a mile; And as he proposes laying of a Town as near as may be to the main forks of the river, the faid twenty families on their making a fettlement thereon or any where on the aforeiaid tracts, shall be respectively inabout the twentieth of October, with a party to view the lands and to fix upon the most eligible fituation for the aforefaid Town on which it is probable he will immediately fertle.

CHARLES VANCOUVER.

Providence: near Levington Sept. 27, 1788.

TO BE SOLD
OR inspected Tobacco, a likely No
Wench: Enquire of she Printer,